## **EXHIBIT A**

## UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA,

Plaintiff,

. Case No. 19-cr-0.0877

vs.

. Newark, New Jersey

MATTHEW BRENT GOETTSCHE AND JOBADIAH SINCLAIR WEEKS, et

. February 14, 2020

al.,

Defendants.

TRANSCRIPT OF BAIL HEARING BEFORE THE HONORABLE MICHAEL A. HAMMER UNITED STATES MAGISTRATE JUDGE

## **APPEARANCES:**

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1 the same may be said of any large-scale complex criminal 2 case, white collar or otherwise, that involves substantial 3 discovery. It's apparent to this Court, knowing counsel, as 4 I do, from their presentations as well, the briefing, and 5 their reputations, Mr. Goettsche's represented by extremely 6 sophisticated, capable criminal counsel who will be able to 7 review the records and will have adequate time to meet with 8 Mr. Goettsche in order to review that discovery and prepare 9 for trial. And I want to emphasize too, if at any point 10 11 counsel believes that their access to Mr. Goettsche is unduly 12 limited, they may raise that with either myself or, I 13 imagine, Judge Cecchi. 14 For the reasons, then, that I've articulated, I 15 respectfully disagree with defense counsel and Pretrial 16 Services' recommendation. I'm going to order that 17 Mr. Goettsche be detained pending trial. 18 I turn now to Mr. Weeks. And, of course, I have 19 considered as well the parties' extensive briefing as to 20 Mr. Weeks, the extensive bail package that has been proposed, 21 the Bail Reform Act, counsel's excellent arguments today, and 22 the nature of the allegations against Mr. Weeks. 23 For the reasons I'm -- will articulate, I believe -- I conclude that the Government has established by 24 25 a preponderance of the evidence that no condition or

combination of conditions will reasonably assure Mr. Weeks' 1 2 appearance at trial and will order that he be detained. 3 In terms of the nature of the circumstances --4 nature and circumstances of the offense charged, in what the 5 conjunction with weight of the Government's evidence, 6 Mr. Weeks is charged in Count 1 because the Government 7 alleges that he promoted BitClub Network to investors around 8 the world, both online and in person. The defendant 9 analogizes himself to many other investors -- or -- sorry --10 many other individuals who promoted the BitClub Network. 11 I understand that that very well may be part of the 12 defendant's presentation at trial. And I recognize that 13 Mr. Weeks is innocent -- presumed innocent until proven guilty. 14 15 But the Government has put forth or proffered 16 evidence to believe that his position may have been swat 17 unique. And this is relevant to the risk of flight analysis 18 for reasons that I believe will become clear in a moment. 19 The Government alleges that he had communications and access 20 to the co-conspirators that other promoters simply did not. 21 So, for example, there are 2017 messages with 22 co-conspirator -- co-conspirators where Mr. Weeks -- and we 23 talked about this extensively when the Government provide- --24 I'm sorry -- the defense provided the full email, where 25 Mr. Weeks says, they can't just sell their shares in the

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mining hardware and not use the money to buy equipment, that either way, BitClub Network makes 20 percent regardless of price. Whatever one actually infers from that statement in the email -- and I think the Government -- the defense has at least effectively provided the larger context, it's clear that goes well beyond promotion in terms of soliciting investments, but goes to the core of the operations of the BitClub Network. Moreover, even as Mr. Weeks had protested it's not right, he continued to work with the co-conspirators and persuade others to invest. So, for example, in 2017, there's an email exchange with an investor who apparently was trying to pull the investment. The investor appears dissatisfied with the returns and got no response to the redemption requests. So he sought out Mr. Weeks to see if Mr. Weeks could help him procure a refund. But Mr. Weeks responds, "Bro, what are you Bitcoin is up 971 percent this year. You want a retarded? refund. That's the stupidest thing I've heard all year. BitClub plus golden egg. BitClub eguals goose," thereby continuing to promote BitClub and scorning the investor for wants to pull their investment. Later that day, Mr. Weeks says to the investor, "You don't have better places to put your money. You have

other places to put your money (where you will make a hell of 1 2 a lot less, bro). I highly doubt you're making 1,000 percent 3 a year in returns." 4 In a 2018 Facebook group chat with BitClub Network 5 investors, two members voiced concern that BitClub Network 6 had not for couple of days made mining payments. Mr. Weeks 7 responded, quote, "Is not seeing your \$2 a day coming in 8 really scaring you guys so much? LOL. Your mining earnings 9 being delayed a couple of days is going to break your bank?" 10 He also told that group that essentially leaders 11 don't ware about such things, quote, "because these things 12 always get fixed." End quote. 13 Moreover, in recruiting new members -- now, at least -- one thing I should address. 14 The defense argues that 15 because there was mining when Mr. Weeks joined BitClub 16 Network, that I think the suggestion is he did not know that 17 there was any fraudulent activity. And I understand that 18 that will be something that will be heavily contested at 19 trial. But I must give at least some reasonable deference to 20 the fact that the grand jury has found by probable cause 21 enough to include Mr. Weeks in as a defendant in the fraud 22 count. And that does not even include his inclusion in 23 Count 2, the conspiracy to sell and offer unregistered 24 securities. 25 Also, Mr. Weeks in recruiting new members did, in

1 fact, tell some of them to disquise the purpose of the 2 investment money, such as to wire investments to an account for, quote, " Manham Ministries, " end quote, a company that 3 4 Mr. Weeks controlled, to deem the money a donation and make 5 no mention of Bitcoin, or to say in another instance that it 6 was for a, quote, "Antarctica trip." 7 The defense argues that was essentially so the 8 banks would not provide as much scrutiny or pushback in 9 processing the transactions to do that. That may be one 10 interpretation. But that is something that may be 11 interpret -- interpreted otherwise as well. 12 Moreover, I would hardly call them disguising the 13 source or purpose of a payment trans -- or from the bank 14 transparent. In 2017, Mr. Weeks -- well, I'll move on. 15 The Government also points out or proffers that 16 Mr. Weeks tried to thwart U.S. regulations, tax liabilities 17 and detection and, in fact, encouraged others to do so as 18 I don't think there's any dispute at this point that well. 19 Mr. Weeks did not pay federal income taxes. 20 Moreover, he publicly emphasized schemes to --21 setting up schemes to avoid IRS detection. So, for example, 22 there's a September 2018 Facebook message with a potential 23 investor where the investor noted that BitClub Network was 24 blocking people in the U.S. to avoid dealing with the U.S. 25 government. But Mr. Weeks assured the investor, quote, "No,

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    you're good.
                  When I see you, I'll show you how it all works.
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    We just change our IP addresses to ones outside the U.S.
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   Hey, all the money you make is not reported to the tax man.
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    It's like having an offshore account growing for you
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    tax-free." End quote.
              Now, the defense argues that it would be unfair to,
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    in considering this risk of flight, to put any weight on the
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    $722 million loss amount estimated by the Government, which
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    is a fair argument given Mr. Weeks -- I am not saying I
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   necessarily -- that will play out at trial, and if necessary,
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    when party have to calculate loss amount, which would only
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    come, obviously, if it were to be established by beyond a
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    reasonable doubt.
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              But I can understand the argument, because if, as
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    the defense argues, Mr. Weeks joined the -- allegedly joined
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    the conspiracy after the conspiracy had begun and by which
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    time BitClub Network was actually engaging in mining and
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   providing returns based on that mining, it very well may be
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    the case that that amount would be less.
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              But it's important to put this loss amount in
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   perspective. Even if the loss amount were substantially less
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    than $722 million, even if the loss amount were one-tenth of
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    722 million, it would still result in a very substantial
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    quidelines exposure on Count 1.
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I've addressed as well -- so I've addressed some of

the nature of the offense conduct prong.

In terms of the weight of the evidence against
Mr. Weeks, again, as the above discussion makes clear that
consists of documentary evidence such as emails and Facebook
messages that include a number of statements directly by
Mr. Weeks that could be interpreted as inculpatory. In terms
of the history and characteristics of Mr. Weeks, I certainly
understand that he is married and has a young child and has
family here. That is always a significant consideration, as
I noted in conjunction with Mr. Goettsche.
But it is also the case that Mr. Weeks's work with

But it is also the case that Mr. Weeks's work with the BitClub Network allowed him to form relationships with people around the world. In fact, Defendant 2, as we noted, is a fugitive and the Government believes is outside the country -- or in a country with no extradition treaty with the U.S.

We addressed the \$560 million issue. But I would also note, as we said, in a mid-2017 email exchange,
Mr. Weeks himself said that \$62 million has passed through one of the bit -- his Bitcoin wallets in the last year. I certainly allow for the prospect that Mr. Weeks was using some part of that money to pay for expenses, notwithstanding that Mr. Goettsche argues that he was using a significant part of, for example, the \$200 million in the cold storage wallet to pay for the expenses. But there are some very

1 significant concerns that lead me to conclude that the 2 Government's established by a preponderance of the evidence 3 that Mr. Weeks has access to both money, both digitally and 4 fiat currency that could well fund a risk of flight. 5 example, in terms of fiat currency in foreign countries. 6 Mr. Weeks has an account at Emirates NBD Bank that involves 7 transfers into that account for hundreds of thousands of 8 dollars, some of which correspond to other cryptocurrency 9 accounts, such as Octagon. Mr. Weeks maintains a debit card 10 and online banking access. 11 There's an April 30th, 2018, transfer from Octagon 12 holding funds at Silvergate Bank in California to Bank of 13 Georgia and for which Mr. Weeks got confirmation of that 14 transaction from an individual using a third-party's business 15 email account whom Mr. Weeks knew because Mr. Weeks had 16 negotiated on behalf of BitClub Network with that third-party 17 business. 18 I also understand and accept that while it is 19 certainly seems to be the case that cryptocurrency has become 20 more transparent over time, it is also still the case that 21 cryptocurrency exchanges and auctions have significantly 22 expanded so that there are more cryptocurrency offerings now. 23 Also cryptocurrency remains still difficult to track. 24 Bitcoin protocol's anonymous, and it makes it difficult to 25 associate a particular person with the randomly created

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alpha-numeric wallet address, even if a particular account is 1 2 associated with a person by their actual name, certainly as 3 the record here strongly suggests, that that would not preclude other Bitcoin wallets or cryptocurrency wallets from 5 nonetheless being anonymous. Moreover, Bitcoin is accessible -- or 6 7 cryptocurrency's accessible from anywhere in the world. 8 Mr. Weeks has used Bitcoin exchanges in different countries. 9 And this Court has significant concerns that his financial 10 holdings are scattered around the world, which significantly 11 limits U.S. law enforcement's ability to see account activity 12 or seize. For example, May 2017, Mr. Weeks told someone via 13 private message that he used "Ledger and Trezor for hardware wallets." 14 15 In July 2018, he sent a Facebook message to another 16 saying that he kept ledger -- sorry -- Trezor and Ledger 17 Coins offline. It is difficult to tell exactly how much 18 cryptocurrency Mr. Weeks holds. He has declined to allow law 19 enforcement to access those holdings. He acknowledged --20 actually, I don't need to get into the tube issue, because we 21 established during oral argument that is inconclusive. 22 There's an April 2017 email where Mr. Weeks says he 23 neither trust -- he trusts neither banks nor is a fan of fiat 24 currency and says he keeps his money in Bitcoin. The Government has proffered that at the time of

his arrest, he was wearing a belt that carried thousands of 1 2 dollars in cash in concealed fashion. 3 I want to make clear with regard to the whole 4 anarchy argument, a person's political views, be they --5 Mr. Weeks's, be it anarchist, or as the defense suggests, 6 Libertarian or rooted in radical capitalism, are not the 7 But I do note that Mr. Weeks has maintained a \$4 issue here. 8 million mansion in Mexico. He has discussed establishing a 9 sovereign territory that he calls Atlantis near Madera that 10 included buying an island, declaring sovereignty, et cetera. 11 Again, the political views or say wouldn't it be great to 12 establish such a sovereign, that's not the issue, and it 13 certainly doesn't factor against Mr. Weeks. 14 What does cause the Court concern is twofold. 15 I believe the Government's established probable cause that Mr. Weeks -- that that is indicative that Mr. Weeks has, when 16 17 supported by the other evidence of record, very significant 18 Second, if, as the Government alleges, the Mexico 19 mansion was a sanctuary of sorts for like-minded people, it 20 causes the Court concern whether those are individuals who 21 might aid Mr. Weeks. 22 In terms of Mr. Weeks's ties to Colorado, I do note 23 that when law enforcement went to Mr. Weeks's home in 24 Colorado, the Weeks family did not meet the law enforcement. 25 Instead, the agents apparently were met by others living in

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the house who said they rarely see Mr. Weeks at that residence, that Mr. Weeks has not lived there, and that he visited only a few times a year. Also those same individuals living at the Colorado house said Mr. Weeks lived all over the world and did not have a primary residence, and it had been that way for approximately the past two years. We talked during oral argument about the website that Mr. Weeks and his wife maintain. And I'll be clear also, there is certainly nothing that's inherently wrong with travel, but travel nonetheless is a fair consideration when analyzing risk of flight as part of the overall multi-factor analysis. On that website, it makes several important things One, Mr. Weeks claimed to have visited all seven continents and 141 countries. A map on the website, which is included at Government's brief, page 26, of that travel makes clear that that travel is extremely extensive. Government's analysis of Mr. Weeks's travel records for November 2016 through November 2019 indicates very, very extensive travel all over the world. I understand that Mr. Weeks has obviously a wife -in addition to his other family, a wife and a daughter. I have to also recognize that by the website's own accounting and the this -- I think this is the San Francisco Gazette or the Gazette newspaper article, Mr. Weeks's wife and daughter

1 are, while she's young, are certainly no strangers to 2 Mr. Weeks's wife as accompanied him, I believe traveling. 3 all over the world, based on what's been represented to me in 4 the website, and according to the Gazette article, it 5 reported that Mr. Weeks's child has visited all 50 states, 6 and a newspaper article reported she was the youngest person 7 ever to do so. 8 Again, there's nothing inherently wrong about 9 But in this context, it is a significant factor in travel. the Court's analysis, and it shows the Court, one, that 10 11 Mr. Weeks is -- has affiliations all over the world; two, that Mr. Weeks would not -- I'm not satisfied that Mr. Weeks 12 13 would be deterred from fleeing because of his wife and child 14 given their own extensive travel. 15 And I'm cognizant of the fact that Mr. Weeks 16 himself had signed affidavits agreeing to waive extradition 17 from Mexico and St. Kitts --Mr. Weeks had a Mexican voter card and two 18 19 passports, one American, the other for World Sports Alliance 20 when he was arrested. It is true, as the defense argues that 21 they were in his name, not someone else's name, but that 22 misses the point. It's for the proof that Mr. Weeks has had 23 extensive appearance and comfort with extended travel abroad 2.4 in addition to extensive financial resources to support it. 25 I also am aware that Mr. Weeks himself represented

1 to someone in 2019 that we could procure a Mexican passport. 2 I am certainly aware that the bail packages would -- would call for an ankle monitor. And an ankle 3 4 monitor or GPS monitoring in and of itself, particularly with 5 the -- I think the defense had referred to the multi-factor 6 or three-factor authentication or safequarding as to 7 Mr. Weeks are impediments, but they are hardly fool-proof 8 impediments for a defendant with significant motivation to 9 flee, resources to do so, and contacts that may be able to 10 Judge Arleo noted as such in U.S. v. Bergman, 11 2019 WL 1560039 at page 10 (D.N.J. May 29, 2009). 12 not assuaged here that the package including -- proposed 13 including the ankle -- the monitoring would reasonably assure 14 that Mr. Weeks does not flee. 15 I am also aware, as defense counsel very eloquently 16 articulated again, that this is a complicated case and that 17 detention of Mr. Weeks may impair the defense's ability to 18 meet with him. Again, I do not regard that as a valid basis 19 to order Mr. Weeks's release when I've established -- or 20 found that the Government's established by clear and 21 convincing evidence that he is a risk of flight. 22 apparent, again, that just as with Mr. Goettsche, Mr. Weeks 23 is very well represented by sophisticated, experienced 24 criminal counsel. If there is any issue with regard to

counsel's access to Mr. Weeks to prepare for trial, that

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    matter may be brought to my attention or Judge Cecchi's.
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              But for those reasons I'm going to order that
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   Mr. Goettsche and Mr. Weeks be detained pending trial.
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              Is there anything else for the Government today?
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                          No, Your Honor.
              MS. HOXIE:
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              THE COURT: Anything else for the defense?
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              MR. VILLAZOR: No, Your Honor.
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              MR. GAUGUSH: No, Your Honor.
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              THE COURT: All right. Thank you very much,
              We're adjourned.
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    Counsel.
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              THE COURT OFFICER: All rise.
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               (Conclusion of proceedings at 2:39 P.M.)
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